PATENT COOPERATION TREATY

PCT

REC'D 28 JUN 2004
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 3211-01-WO			FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
Internation	al applic	ation No.	International filing date (day/n	nonth/year)	Priority date (day/month/year)			
PCT/US 03/07573			13.03.2003		14.03.2002			
Internation C10L1/1		t Classification (IPC) o	or both national classification and IF	c				
	BRIZO	L CORPORATION	N et al.					
1. This	s international	ational preliminary e nd is transmitted to	examination report has been pro the applicant according to Artic	epared by this Inte le 36.	ernational Preliminary Examining			
2. This	s REPC	PRT consists of a to	tal of 5 sheets, including this co	over sheet.				
×	hoon	amandad and are t	npanied by ANNEXES, i.e. shee he basis for this report and/or s tion 607 of the Administrative I	heets containing	tion, claims and/or drawings which have rectifications made before this Authority r the PCT).			
These annexes consist of a total of 2 sheets.								
o Thi	o ropor	contains indication	s relating to the following items					
	This report contains indications relating to the following items:							
. !	Ø	Basis of the opinio	n'					
		Priority	of opinion with regard to novel	tv. inventive step	and industrial applicability			
IV		Lack of unity of inv		,,	and the second			
V	⊠	Reasoned stateme		egard to novelty, i	inventive step or industrial applicability;			
VI		Certain documents	cited					
VII			the international application					
VII		Certain observatio	ns on the international applicat	on				
					<u></u>			
Date of su	ıbmissio	n of the demand	Da	te of completion of	this report			
12.09.2003				5.06.2004				
Name and preliminal	y exami	g address of the interning authority: ropean Patent Office		thorized Officer	John Missey			
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US 03/07573

I.	Bas	is d	of i	the	ren	ort
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	Description, Pages							
	1-20	0	as originally filed						
	Claims, Numbers								
		•	received on 16.06.2004 with letter of 16.06.2004						
	1-17	/	received on 16.06.2004 with letter of 16.06.2004						
2.	With regard to the language , all the elements marked above were available or furnished to this Authoritanguage in which the international application was filed, unless otherwise indicated under this item.								
	The	hese elements were available or furnished to this Authority in the following language: , which is:							
	☐ the language of a translation furnished for the purposes of the international search (under Rule 23.1								
the language of publication of the international application (under Rule 48.3(b)).									
		the language of a tra Rule 55.2 and/or 55.3	nslation furnished for the purposes of international preliminary examination (under 3).						
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, international preliminary examination was carried out on the basis of the sequence listing:								
		contained in the inter	rnational application in written form.						
		filed together with the	e international application in computer readable form.						
		furnished subsequently to this Authority in written form.							
	☐ furnished subsequently to this Authority in computer readable form.								
	☐ The statement that the subsequently furnished written sequence listing does not go beyond the cin the international application as filed has been furnished.								
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.							
4.	The	amendments have re	esulted in the cancellation of:						
		the description,	pages:						
		the claims,	Nos.:						
		the drawings,	sheets:						
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).							
		(Any replacement sh report.)	neet containing such amendments must be referred to under item 1 and annexed to this						
6.	Add	ditional observations, if necessary:							

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International application No.

PCT/US 03/07573

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims Claims

No:

1-17

1-17

Inventive step (IS)

Yes: Claims

No: Claims 1-17

Industrial applicability (IA)

Yes: Claims

Claims No:

2. Citations and explanations

see separate sheet

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EXAMINATION REPORT - SEPARATE SHEET

1). Prior Art

Document **US-A-5360460(D1)** discloses a fuel additive composition which optionally comprises a diesel fuel, ethanol (Cl's 21 & 23) as well as optionally a hydrocarbyl dicarboxylic acid with 12-18 C atoms in the hydrocarbyl group (col. 6, l. 5-10).

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Document **US-A-4242099(D2)** teaches a composition which may comprise diesel, ethanol and a hydrocarbyl succinic acid with 10-30 C atoms (Cl's 1 & 2).

2). Novelty (Art. 33(2) PCT)

Neither D1 nor D1 disclose the surfactant comprising either (c)(1) or (c)(2) as defined in claim 1 as amended. For this reason the subject-matter of the claims is novel.

3). Inventive Step (Art. 33(3) PCT)

The problem addressed by the application is to provide a diesel-ethanol mixture which avoids the problems of **both** separation of phases at low temperatures **and** corrosion (see bridging paragraph, pg 1-2 of descripion).

Having regard to the fact that (c)(1) and (c)(2) are offered as alternatives for the surfactant, an inventive step may be recognized only if it is established that the problem in both its aspects is solved for each alternative. In this regard attention is drawn to table 2 on pg 13, table 3 on pg 16 and table 4 on pg 17. The first of these gives a number examples of a surfactant incorporating (c)(1) - with or without (c)(2) (e.g. Ex's 1, 5,11 &12) but only one incorporating only (c)(2), i.e. Ex. 8. The results in table 3 establish that both embodiments of (c) provide phase stability. However, the results in table 4 establish that the second aspect of the problem is solved only for embodiment (c)(1) as there is no example establishing an effect for (c)(2) in regard to lubricity improvement.

Thus an inventive step has not been established across the breadth of claim 1.

INTERNATIONAL PRELIMINARY International application No. PCT/US03/07573 EXAMINATION REPORT - SEPARATE SHEET

As method claims 13-17 relate to known uses of the composition of claim 1 (or a preferred embodiment thereof) the subject-matter of these claims lack an inventive step in view of the teaching of D1 and D2 (Art. 33(3) PCT).

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The applicant's attention is drawn to the following matters under Art. 6 PCT:

- 1). Claim 1 is unclear in view of the word "about" in reference to 0.1% wt. of water.
- 2). Although method claims 13 and 16 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness. Hence, claims 13 and 16 do not meet the requirements of Article 6 PCT.
- 3). The sentence on pg 19, l. 19-21 renders the subject-matter of the claims unclear as it seeks to expand the scope of the claimed subject-matter in an unspecified way.
- 4). The description has not been adapted to the claims as amended (Rule 5.1(a)(iii) PCT).

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Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1 and D2 is not mentioned in the description, nor are these documents identified therein.